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16
17 **UNITED STATES DISTRICT COURT**
18
19 **DISTRICT OF NEVADA**

20
21 KATHRYN MAYORGA,
22 Plaintiff,
23
24 vs.
25 CRISTIANO RONALDO,
26 Defendant.

27 Case No. 2:19-cv-00168-JAD-DJA

28
1 **STIPULATION AND ORDER TO EXTEND TIME FOR FILING OF REPLY IN**
2 **SUPPORT OF DEFENDANT CRISTIANO RONALDO'S MOTION TO STRIKE AND**
3 **MAINTAIN UNDER SEAL INADMISSIBLE DOCUMENTS ATTACHED TO**
4 **PLAINTIFF'S OPPOSITION TO MOTION TO COMPEL ARBITRATION [ECF 44]**
5 **(First Request)**

6 Pursuant to Local Rules IA 6-1 and IA 6-2, IT IS HEREBY STIPULATED AND
7 AGREED, by and between Plaintiff Kathryn Mayorga, through her attorney Leslie Mark Stovall,
8 Esq., and Defendant Cristiano Ronaldo, through his attorneys, Peter S. Christiansen, Esq.,
9 Kendelee L. Works, Esq. and Keely A. Perdue, Esq., that the date for Defendant's Reply in
10 Support of his Motion to Strike and Maintain Under Seal Inadmissible Documents Attached to
11 Plaintiff's Opposition to Motion to Compel Arbitration [ECF 44], which was filed on November
12 6, 2019, be extended from December 4, 2019 to December 11, 2019. This is the first request to
13 extend the deadline to file the Reply brief.
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1 Good cause exists to extend the deadline for Defendants Reply brief from December 4,
2 2019 to December 11, 2019. Undersigned defense counsel was engaged in substantial motion
3 practice and preparing for trial in a capital murder case previously set to begin December 2, 2019,
4 which was continued last week for approximately two months. Plaintiff's Opposition was filed
5 November 27, 2019. Defense counsel had pre-arranged travel booked out of state for the
6 Thanksgiving holiday. Finally, Plaintiff's Opposition to the subject motion is twenty-nine pages
7 in length and thus, requires more time than anticipated in order to fully address the issues raised
8 therein. Taken together, these issues demonstrate good cause to allow Defendant one additional
9 week in which to prepare and file his Reply in support of the instant motion to strike.

10 Accordingly, the parties stipulate to extend the time for filing the aforementioned Replies
11 from December 4, 2019 to December 11, 2019.

12 Dated this 4th day of December, 2019.

13 CHRISTIANSEN LAW OFFICES

14 /s/ Kendelee L. Works, Esq.
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14 Dated this 4th day of December, 2019.

15 STOVALL & ASSOCIATES

16 /s/ Leslie Mark Stovall, Esq.
17 LESLIE MARK STOVALL, ESQ.
18 Nevada Bar No. 2566
19 2301 Palomino Lane
20 Las Vegas, Nevada 89107
21 *Attorneys for Plaintiff Kathryn Mayorga*

22 ORDER

23 IT IS SO ORDERED.

24 DATED this 6th day of December, 2019.



25 Daniel J. Albrechts
26 United States Magistrate Judge
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